1 HONORABLE BARBARA J. ROTHSTEIN 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 5450 SANDPOINT WAY N.E., LLC, Case No. 2:23-cv-01244-BJR 11 Plaintiff, STIPULATED MOTION AND ORDER TO STRIKE CERTAIN PRETRIAL DEADLINES v. AND TRIAL DATE; AND TO SUBMIT A JSR 12 WITH NEW PROPOSED TRIAL DATES EXXONMOBIL OIL CORPORATION, 13 Defendant. 14 15 I. **MOTION** 16 Pursuant to Fed. R. Civ. Pro. 16(b)(4), Local Rule 7(d)(1), Local Rule 10(g), and the 17 Court's direction, Plaintiff 5450 Sandpoint Way N.E., LLC and Defendant ExxonMobil Oil 18 Corporation (collectively, the "Parties") jointly present this stipulated motion to the Court to 19 modify the Court's June 11, 2024 scheduling order. 20 There is good cause for this stipulated motion. The Court has identified a scheduling 21 conflict with the current trial date, necessitating a continuance of the trial date. The Parties 22 request that, except for the deadline to file Motions in Limine, the remaining deadlines in the 23 Court's June 11, 2024 order be stricken while the parties confer with their respective clients and 24 witnesses on a trial date when the parties, their clients, and their witnesses are available. The 25 Parties will continue to confer with each other and the Court on finding an appropriate trial date 26 at which time the remaining pretrial deadlines will be reset. STIPULATED MOTION AND ORDER TO STRIKE NORTHWEST RESOURCE LAW PLLC CERTAIN PRETRIAL DEADLINES AND TRIAL 71 Columbia Street, Suite 325

> Seattle, WA 98104 206.971.1564

Case No. 2:23-cv-01244-BJR

**DATE** -- 1

1	DATED this 30th day of May, 2025.	
2	DATED this 30th day of May, 2023.	NORTHWEST RESOURCE LAWRING
3		NORTHWEST RESOURCE LAW PLLC
4		s/ Douglas J. Steding Douglas J. Steding, WSBA #37020
5		dsteding(a)nwresourcelaw.com
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10		Attorneys for Plaintiff 5450 Sandpoint Way N.E., LLC
l 1		I certify that this memorandum contains 154
12		words, in compliance with the Local Civil Rules.
13		WILLIAMS, KASTNER & GIBBS PLLC
14		
15		<u>s/James M. Bulthuis (via email authorization)</u> Mark M. Myers, WSBA #15362
16		mmyers@williamskastner.com James M. Bulthuis, WSBA #44089
17		jbulthuis@williamskastner.com
18		Attorneys for Defendant ExxonMobil Oil Corporation
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STIPULATED MOTION AND ORDER TO STRIKE CERTAIN PRETRIAL DEADLINES AND TRIAL DATE -- 2

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NORTHWEST RESOURCE LAW PLLC

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1 II. **ORDER** 2 IT IS SO ORDERED. The parties shall meet and confer and, no later than 21 days after 3 entry of this order, submit to the Court a Joint Status Report proposing at least two new proposed 4 trial dates. 5 DATED this 2nd day of June, 2025. Carbara Notherin 6 7 The Honorable Barbara J. Rothstein 8 United States District Judge 9 10 11 Presented by: 12 NORTHWEST RESOURCE LAW PLLC 13 14 s/Douglas J. Steding Douglas J. Steding, WSBA #37020 15 dsteding@nwresourcelaw.com 206.971.1567 16 Merryn B. DeBenedetti, WSBA #35777 mdebenedetti@nwresourcelaw.com 17 206.971.1569 Greg A. Hibbard, WSBA #60526 18 ghibbard@nwresourcelaw.com 206.971.1568 19 Attorneys for Plaintiff 5450 Sandpoint Way 20 N.E., ĽĽČ 21 WILLIAMS, KASTNER & GIBBS PLLC 22 s/James M. Bulthuis (via email authorization) 23 Mark M. Myers, WSBA #15362 mmyers@williamskastner.com 24 James M. Bulthuis, WSBA #44089 ibulthuis@williamskastner.com 25 Attorneys for Defendant ExxonMobil Oil 26 Corporation STIPULATED MOTION AND ORDER TO STRIKE NORTHWEST RESOURCE LAW PLLC CERTAIN PRETRIAL DEADLINES AND TRIAL 71 Columbia Street, Suite 325 DATE -- 3 Seattle, WA 98104

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STIPULATED MOTION AND ORDER TO STRIKE CERTAIN PRETRIAL DEADLINES AND TRIAL DATE -- 4

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